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..... moves to amend H.F. No. 1752 as follows:

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Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2022, section 256.969, subdivision 9, is amended to read:

Subd. 9. **Disproportionate numbers of low-income patients served.** (a) For admissions occurring on or after July 1, 1993, the medical assistance disproportionate population adjustment shall comply with federal law and shall be paid to a hospital, excluding regional treatment centers and facilities of the federal Indian Health Service, with a medical assistance inpatient utilization rate in excess of the arithmetic mean. The adjustment must be determined as follows:

- (1) for a hospital with a medical assistance inpatient utilization rate above the arithmetic mean for all hospitals excluding regional treatment centers and facilities of the federal Indian Health Service but less than or equal to one standard deviation above the mean, the adjustment must be determined by multiplying the total of the operating and property payment rates by the difference between the hospital's actual medical assistance inpatient utilization rate and the arithmetic mean for all hospitals excluding regional treatment centers and facilities of the federal Indian Health Service; and
- (2) for a hospital with a medical assistance inpatient utilization rate above one standard deviation above the mean, the adjustment must be determined by multiplying the adjustment that would be determined under clause (1) for that hospital by 1.1. The commissioner shall report annually on the number of hospitals likely to receive the adjustment authorized by this paragraph. The commissioner shall specifically report on the adjustments received by public hospitals and public hospital corporations located in cities of the first class.
- (b) Certified public expenditures made by Hennepin County Medical Center shall be considered Medicaid disproportionate share hospital payments. Hennepin County and

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Hennepin County Medical Center shall report by June 15, 2007, on payments made beginning July 1, 2005, or another date specified by the commissioner, that may qualify for reimbursement under federal law. Based on these reports, the commissioner shall apply for federal matching funds.

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- (c) Upon federal approval of the related state plan amendment, paragraph (b) is effective retroactively from July 1, 2005, or the earliest effective date approved by the Centers for Medicare and Medicaid Services.
- (d) Effective July 1, 2015, disproportionate share hospital (DSH) payments shall be paid in accordance with a new methodology using 2012 as the base year. Annual payments made under this paragraph shall equal the total amount of payments made for 2012. A licensed children's hospital shall receive only a single DSH factor for children's hospitals. Other DSH factors may be combined to arrive at a single factor for each hospital that is eligible for DSH payments. The new methodology shall make payments only to hospitals located in Minnesota and include the following factors:
- (1) a licensed children's hospital with at least 1,000 fee-for-service discharges in the base year shall receive a factor of 0.868. A licensed children's hospital with less than 1,000 fee-for-service discharges in the base year shall receive a factor of 0.7880;
- (2) a hospital that has in effect for the initial rate year a contract with the commissioner to provide extended psychiatric inpatient services under section 256.9693 shall receive a factor of 0.0160;
- 2.21 (3) a hospital that has received medical assistance payment for at least 20 transplant services in the base year shall receive a factor of 0.0435;
 - (4) a hospital that has a medical assistance utilization rate in the base year between 20 percent up to one standard deviation above the statewide mean utilization rate shall receive a factor of 0.0468;
 - (5) a hospital that has a medical assistance utilization rate in the base year that is at least one standard deviation above the statewide mean utilization rate but is less than two and one-half standard deviations above the mean shall receive a factor of 0.2300; and
 - (6) a hospital that is a level one trauma center and that has a medical assistance utilization rate in the base year that is at least two and one-half standard deviations above the statewide mean utilization rate shall receive a factor of 0.3711.
 - (e) For the purposes of determining eligibility for the disproportionate share hospital factors in paragraph (d), clauses (1) to (6), the medical assistance utilization rate and

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discharge thresholds shall be measured using only one year when a two-year base period is used.

- (f) Any payments or portion of payments made to a hospital under this subdivision that are subsequently returned to the commissioner because the payments are found to exceed the hospital-specific DSH limit for that hospital shall be redistributed, proportionate to the number of fee-for-service discharges, to other DSH-eligible non-children's hospitals that have a medical assistance utilization rate that is at least one standard deviation above the mean.
- (g) An additional payment adjustment shall be established by the commissioner under this subdivision for a hospital that provides high levels of administering high-cost drugs to enrollees in fee-for-service medical assistance. The commissioner shall consider factors including fee-for-service medical assistance utilization rates and payments made for drugs purchased through the 340B drug purchasing program and administered to fee-for-service enrollees. If any part of this adjustment exceeds a hospital's hospital-specific disproportionate share hospital limit, or if the hospital qualifies for the alternative payment rate described in subdivision 2e, the commissioner shall make a payment to the hospital that equals the nonfederal share of the amount that exceeds the limit. The total nonfederal share of the amount of the payment adjustment under this paragraph shall not exceed \$1,500,000 \$.......
- 3.19 **EFFECTIVE DATE.** This section is effective January 1, 2026, or the January 1 following certification of the modernized pharmacy claims processing system, whichever is later.
- Sec. 2. Minnesota Statutes 2022, section 256B.0625, subdivision 18h, is amended to read:
- 3.23 Subd. 18h. **Managed care.** (a) The following subdivisions apply to managed care plans and county-based purchasing plans:
- 3.25 (1) subdivision 17, paragraphs (a), (b), (i), and (n);
- 3.26 (2) subdivision 18; and
- 3.27 **(3)** subdivision 18a.

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3.28 (b) A nonemergency medical transportation provider must comply with the operating 3.29 standards for special transportation service specified in sections 174.29 to 174.30 and 3.30 Minnesota Rules, chapter 8840. Publicly operated transit systems, volunteers, and not-for-hire 3.31 vehicles are exempt from the requirements in this paragraph.

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.1	(c) Managed care plans and county-based purchasing plans shall reimburse pharmacies
.2	for drug costs at a level not to exceed the reimbursement rate in subdivision 13e, paragraphs
.3	(a), (d), and (f), excluding the 340B drug program ceiling price limit, and shall pay a
.4	dispensing fee equal to the fee-for-service dispensing fee in subdivision 13e, paragraph (a),
.5	for outpatient drugs dispensed to enrollees. Contracts between managed care plans and
1.6	county-based purchasing plans and providers to whom this paragraph applies must allow
.7	recovery of payments from those providers if capitation rates are adjusted in accordance
.8	with this paragraph. Payment recoveries must not exceed an amount equal to any increase
.9	in rates that results from this provision. This paragraph shall not be implemented if federal
.10	approval is not received for this paragraph, or if federal approval is withdrawn at any time.
1.11	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
.12	whichever is later.
.13	Sec. 3. Minnesota Statutes 2022, section 256B.69, subdivision 6d, is amended to read:
.14	Subd. 6d. Prescription drugs. The commissioner may shall exclude or modify coverage
1.15	for outpatient prescription drugs dispensed by a pharmacy to a medical assistance or
1.16	MinnesotaCare enrollee from the prepaid managed care contracts entered into under this
1.17	section in order to increase savings to the state by collecting additional prescription drug
1.18	rebates. The contracts must maintain incentives for the managed care plan to manage drug
1.19	costs and utilization and may require that the managed care plans maintain an open drug
.20	formulary. In order to manage drug costs and utilization, the contracts may authorize the
.21	managed care plans to use preferred drug lists and prior authorization. This subdivision is
.22	contingent on federal approval of the managed care contract changes and the collection of
.23	additional prescription drug rebates chapter and chapter 256L. The commissioner may
.24	include, exclude, or modify coverage for prescription drugs administered to a medical
1.25	assistance or MinnesotaCare enrollee from the prepaid managed care contracts entered into
1.26	under this chapter and chapter 256L.
.27	EFFECTIVE DATE. This section is effective January 1, 2026, or the January 1
.28	following certification of the modernized pharmacy claims processing system, whichever
1.29	is later.

Sec. 4. Minnesota Statutes 2022, section 256B.75, is amended to read:

256B.75 HOSPITAL OUTPATIENT REIMBURSEMENT.

(a) For outpatient hospital facility fee payments for services rendered on or after October
1, 1992, the commissioner of human services shall pay the lower of (1) submitted charge,

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or (2) 32 percent above the rate in effect on June 30, 1992, except for those services for which there is a federal maximum allowable payment. Effective for services rendered on or after January 1, 2000, payment rates for nonsurgical outpatient hospital facility fees and emergency room facility fees shall be increased by eight percent over the rates in effect on December 31, 1999, except for those services for which there is a federal maximum allowable payment. Services for which there is a federal maximum allowable payment shall be paid at the lower of (1) submitted charge, or (2) the federal maximum allowable payment. Total aggregate payment for outpatient hospital facility fee services shall not exceed the Medicare upper limit. If it is determined that a provision of this section conflicts with existing or future requirements of the United States government with respect to federal financial participation in medical assistance, the federal requirements prevail. The commissioner may, in the aggregate, prospectively reduce payment rates to avoid reduced federal financial participation resulting from rates that are in excess of the Medicare upper limitations.

(b) (1) Notwithstanding paragraph (a), payment for outpatient, emergency, and ambulatory surgery hospital facility fee services for critical access hospitals designated under section 144.1483, clause (9), shall be paid on a cost-based payment system that is based on the cost-finding methods and allowable costs of the Medicare program. Effective for services provided on or after July 1, 2015, rates established for critical access hospitals under this paragraph for the applicable payment year shall be the final payment and shall not be settled to actual costs. Effective for services delivered on or after the first day of the hospital's fiscal year ending in 2017, the rate for outpatient hospital services shall be computed using information from each hospital's Medicare cost report as filed with Medicare for the year that is two years before the year that the rate is being computed. Rates shall be computed using information from Worksheet C series until the department finalizes the medical assistance cost reporting process for critical access hospitals. After the cost reporting process is finalized, rates shall be computed using information from Title XIX Worksheet D series. The outpatient rate shall be equal to ancillary cost plus outpatient cost, excluding costs related to rural health clinics and federally qualified health clinics, divided by ancillary charges plus outpatient charges, excluding charges related to rural health clinics and federally qualified health clinics.

(2) The rate described in clause (1) shall be increased for hospitals providing high levels of 340B drugs. The rate adjustment shall be based on each hospital's share of the total reimbursement for 340B drugs to all critical access hospitals, but shall not exceed percentage points.

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(c) Effective for services provided on or after July 1, 2003, rates that are based on the Medicare outpatient prospective payment system shall be replaced by a budget neutral prospective payment system that is derived using medical assistance data. The commissioner shall provide a proposal to the 2003 legislature to define and implement this provision. When implementing prospective payment methodologies, the commissioner shall use general methods and rate calculation parameters similar to the applicable Medicare prospective payment systems for services delivered in outpatient hospital and ambulatory surgical center settings unless other payment methodologies for these services are specified in this chapter.

- (d) For fee-for-service services provided on or after July 1, 2002, the total payment, before third-party liability and spenddown, made to hospitals for outpatient hospital facility services is reduced by .5 percent from the current statutory rate.
- (e) In addition to the reduction in paragraph (d), the total payment for fee-for-service services provided on or after July 1, 2003, made to hospitals for outpatient hospital facility services before third-party liability and spenddown, is reduced five percent from the current statutory rates. Facilities defined under section 256.969, subdivision 16, are excluded from this paragraph.
- (f) In addition to the reductions in paragraphs (d) and (e), the total payment for fee-for-service services provided on or after July 1, 2008, made to hospitals for outpatient hospital facility services before third-party liability and spenddown, is reduced three percent from the current statutory rates. Mental health services and facilities defined under section 256.969, subdivision 16, are excluded from this paragraph.
- 6.22 **EFFECTIVE DATE.** This section is effective January 1, 2026, or the January 1 following certification of the modernized pharmacy claims processing system, whichever is later."
- 6.25 Amend the title accordingly

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